

KALEY PLAYED A DEAD CARD

Arranges to Try a Burglar Who Was Convicted Many Months Ago.

DOX WAS ROBBED BY A LILLIPUTIAN

Freighted, Thin and Consumptive Looking Highwayman—Counselman Back and His Collection System—Enjoined the County—Court Callings.

The people who linger around the criminal division of the district court are very positive that they have another "horse" on County Attorney Kaley, and that it is not been for the fact that they have to bring the office which he holds into ridicule and disrepute, he would have been the butt of a huge joke.

Some days ago, when Mr. Kaley was going through the files of the clerk's office, his legal eye caught sight of an information, charging one Jim Davis with the crime of burglary, committed nearly two years ago. "Now," says Mr. Kaley to himself, "I will show my traducers that the files never carry on me and I will also show them that here is a man who has been in the county jail for more than a year without having been called into court for trial."

Without making an investigation the county attorney huffed the delusion, to his breast and smiled as he thought of the sensation that would develop in the court room when he presented before Judge Kelsey a man who had been deprived of his liberty for months and had never been called before a jury of his peers. The longer Mr. Kaley revolved this matter in his mind the more he was convinced that former county attorney had neglected their duties, and that the rumors of incompetency against the present administration were for the purpose of throwing dust in the eyes of a long suffering and ever patient public. The finding made by Mr. Kaley was a state secret, though it was divulged to a few of his intimate friends.

Pocketing the information, the county attorney pressed the sheriff, the deputies and all of the court bailiffs into the service, sending them out to summons the witnesses to appear in court and testify to the facts concerning the burglary which Davis was alleged to have committed. The detectives of the city force were requested to look up what testimony they could and were assured that Jim Davis would be in the county jail ought to be confined in a place that was more secure than the county jail.

These detectives are not all fools, and when they were informed that the county attorney was to be tried, they winked at each other, but not a word did they say, though they knew that Kaley was about to make a hot show of himself in the court room to try a man who was convicted and sent to the penitentiary a year and a half ago and who has nearly completed his term of sentence. They told Kaley that they would have the testimony, and the play went on until when some sympathizing friend told the attorney that he was on the wrong side. This was the straw that broke the back of the county attorney, as it were, and going to the court records for the first time after taking hold of the county, he found that the sympathizing friend told him was only too true. Then Mr. Kaley called in the deputies, the detectives and the summons. The officers he swore to eternal accuracy and the court papers he burned, scattering the ashes to the four winds of heaven, that they might tell no tales, but somehow the secret got out and it is now a man's life today if he asks in the presence of Jacob L. Kaley, the question, "When will Davis be tried?"

Against Sunday Opening.

As some of the members of the bar are already aware, Judge Scott is quite an enthusiast in the matter of upholding the dignity of the court, and from other interesting situations have been the outgrowth of this characteristic, but it was not until yesterday that the judge and clerk of the Court Moors became involved in an open difference of opinion. A case on the docket was not ready for trial, and the court very promptly continued it, on his own motion, until October 15, and ordered the clerk to make the proper entry.

"October 15—that is quite a little time," remarked the clerk sotto voce, as he manfully scratched his "cray-bone" and laughed inwardly as he thought of the fun he was going to have.

"What's that?" sharply demanded the court, energetically pointing his voice at the chin, and bestowing on the clerk a look that was not at all diluted by being strained through a pair of deeply concave glasses.

"Why—or, did I understand you to say October 15?" ejaculated the clerk in an embarrassed manner as it is possible for Mr. Moors to assume on short notice.

"Yes, sir, that is the date that you understood me to say, sir," replied the clerk in a December tone, with icicles hanging from every letter.

"Yes, sir, but I did not know but you had made a mistake," said the clerk apologetically. Then the court waxed hot. "It may as well be," he said, "that you understand that this court proposes to have its order carried out to the very letter. When I said October 15 I meant October 15, and I propose to have the order made accordingly. That order shall be complied with, and," he added warningly, "let there be no error made in connection with it."

"Yes, sir," said the clerk very humbly. "I only thought that inasmuch as that day comes on Sunday it might not have been the intention of—"

"What's that?" demanded the court, "Sunday?"

"Yes, sir," again said the clerk very meekly, while a suppressed sob shook his delicate frame.

"Make it October 16," was the order that then floated down from the bench.

A look of intense relief flitted across the countenance of the clerk, and he replied, "The entry will be most cheerfully made, your honor."

The clouds have cleared away, nobody will have to go to jail and the court and the clerk will continue to do business together.

Secreted Stolen Goods.

The story of the robbery of D. Altman's North Sixteenth street store had its inning in the criminal court yesterday, where Emma Mason and Minnie Thompson were on trial, charged with the crime of secreting the goods which the burglars secured. Both of the women declare their innocence, but the police scout any such an idea and claim that they found most of the articles in the rooms which the two females occupy. Not only do they charge this, but they say that these parties have for many months been operating a fence for the benefit of burglars and sneak thieves who have pillo their vocation in this city and the surrounding country.

Huckleberry Brown, a colored boy, barefooted and as high as the attorneys' table, was arraigned on the charge of helping to burglarize the Altman store. With a look of supreme disgust he listened to the reading of the information and was then asked, "Are you guilty?" He had acknowledged that he was in on the division of the spoils, but that he was not alone when the store was entered.

D. W. Anthony pleaded guilty to being a party to the burglarizing of C. A. Tracy's store and was remanded to jail to await sentence.

Suing Counselman Back.

lawyers may have the cool days of September in which to visit the World's fair in Chicago.

In support of the movement the judge says that the dockets are in better shape than ever before and that by waiting until the cool weather before beginning the term the county would save money.

Judge Kelsey is strongly opposed to any such plan and says it should not be entertained. He contends that if the bench and bar has any desire to attend the fair there will be ample time between now and September 10, the day fixed for the convening of the court. Not only this, but an adjournment would be expensive to the county, as the jail is full of prisoners and boarding them another month would mean the unnecessary expenditure of a large sum of money that could be saved by convening the court on time.

Judge Hopewell said that he should oppose any adjournment of the September term. He proposed to take his family and go to the fair, but he would start next Monday, stay three weeks and be back in time to take up the trial of all of the cases on his docket.

Granted an Injunction.

Judge Walton has passed upon the case of the National Bank of Commerce against the county of Douglas, granting a permanent injunction, restraining the county treasurer from collecting the tax levied by the county commissioners last July.

One year ago when the assessor called at the bank, the officers of the concern listed the bank and other personal property at the sum of \$29,348, holding to the opinion that the shares of stock should be assessed against respective stockholders to which it belonged and not against the bank in a lump. Notwithstanding this the county commissioners followed out the old established rule and assessed the stock against its owners, valuing the value to \$80,464. The case went into court, the bank tendering to the treasurer \$200,000, the amount of tax on \$80,464, the valuation returned to the assessor. There arguments were heard on the application for the permanent injunction, which was granted yesterday. In passing upon the case Judge Walton held that the present administration were for the purpose of throwing dust in the eyes of a long suffering and ever patient public. The finding made by Mr. Kaley was a state secret, though it was divulged to a few of his intimate friends.

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DISEASE AND DESTITUTION

Chance for Charity to Climb the Prowling Wolf of Poverty.

MRS. WESTON'S DISTRESSED CONDITION

Bedridden and Poverty Stricken, She is Left Without Attendance or Proper Medical Treatment—Charges of Neglect Against the County Physician.

In a dingy basement at 709½ Pacific street lives a widow, Mrs. Weston, bedridden and in destitute circumstances. She is alone without attendance save such as her two little children, aged about 4 and 7, can supply.

Mrs. Weston has been a widow about three years. Since the death of her husband she has obtained a meager support by doing washing and renting rooms in her house. Trouble with her boarders, however, has taken away that source of income.

Early in June the two children were taken with the measles, and Dr. Teter, residing at Eleventh and Pacific, was called in to attend them. He continued his calls for two weeks, until the children were able to be up and about, notwithstanding that he had learned that there was no prospect of remuneration.

Dr. Teter and Mr. Smith of the neighboring drug store together defrayed the expenses for the medicines, as well as for food in several instances. Then, just as the children were recovering, the mother became sick.

Dr. Teter would not give a prescription for the mother because she was a charity case and the attention it requires, he determined to report it to the county physician. He sent a telegram to Dr. Johnson, the county drug store, but was brusquely informed that the doctor was out.

The telephone at the doctor's residence gave a similar reply, but the valium was left at both places. Not until late in the day did any one make his appearance at the Weston house, and then it was a student acting in the place of the county physician.

He gave his name as Dr. Johnson and left a prescription to be filled. Mrs. Weston says that another physician, presumably Dr. Johnson, made a similar visit, but had not reappeared since then. The calls of Dr. Johnson, too, were so irregular that she was compelled to send for Dr. Teter again.

Evidence of Neglect.

On Saturday last Mrs. Weston was in such great agony that she sent at the same time for Dr. Teter and for a priest. Dr. Teter responded, and seeing that she had not had the amount of attention which her case required, again reported the matter to the county physician. This time he caught Dr. Lanyon himself at the other end of the telephone.

"I hear you have been meddling with one of my cases," began the county physician. "That is my case and I want you to mind your own business."

"No, I won't tell you who has the case in charge. I can attend to my own cases, and I have forgotten more about medicine than you ever knew."

Dr. Teter said that Lanyon ought to see the woman himself, that was why he complained about the matter. When he received in reply only another volley of abuse and an invitation to call at Lanyon's drug store and get a sound thrashing at the doctor's hands. The next morning, Sunday, Dr. Teter was again summoned by Mrs. Weston, and found that no one had attended during the interval.

Since the telephone fracas the visits of Dr. Johnson have been somewhat more regular. For some days he has been telling Mrs. Weston that his chief was coming to make a personal examination of her condition, but his private business has been so exacting that he has deferred it time and again, and it has not yet taken place. Yesterday Dr. Johnson left two more prescriptions—one for some capsules, the other for a stimulant—both of which have been filled by the county pharmacist.

When he requested the attending physician to have her removed to a hospital or to give her some one to wait upon her, but no attention has been paid to her wishes.

Chance for Investigation.

An inspection of the register of physicians entitled to practice in this county reveals the name of but one Dr. Johnson, and he is at present in Wyoming. The other Johnson is simply a student studying medicine with Dr. Lanyon. He claims to be nothing else although he feels no compunction in allowing the patient to call him "doctor."

Dr. Lanyon's version of the case has but few variations from that detailed above. He says that Dr. Teter in his impatience neglected to leave the call the first two times that he telephoned for him, that he expected him to pay more attention to the county charges than he gave to his own private patients. The boy at the drug store who received the message claimed to have been insulted by Dr. Teter. So when Teter sent in his message last Saturday, Dr. Lanyon decided to anticipate any kicking and made use of the vigorous language ventriloquized to him. Dr. Lanyon insists that Mrs. Weston is receiving all the treatment that her condition requires.

I doubt very much whether she is not playing it upon us," he continued. "She has been receiving aid from the county right along, but she got out of bed the other day to indulge in a squabble with one of her boarders. I do not think that she is sick at all," and the doctor gave emphasis to his assertion by applying several ungentle epithets to the woman. Others differ with him and say it is a deserving case.

Condition of the Patient.

Mrs. Weston, lying in bed, certainly gives no very great encouragement to the contention that she is a feigning invalid. She had mentioned her trouble with her roomers and had said that she had so far lost her temper that in spite of her weak condition she had risen from her bed. The effort was, however, too much for her and she could scarcely move for some time afterward.

As to sending his student, Johnson, to attend upon Mrs. Weston, Dr. Lanyon maintains that he was not acting improperly. He allows Johnson to follow him under his directions in many simple cases. He even permits him to write prescriptions, signing them with his Lanyon's name. In this he has made no discrimination between private and county patients.

Balloon ascension tonight, 8 o'clock.

Cheap Excursions to Montreal.

The C. E. excursions for Montreal leave Omaha via the Burlington route at 12:10 a. m., 11:45 a. m. and 4:20 p. m., July 3d, 4th, 5th, 6th and 7th, making connection at Chicago with special trains for Montreal over the Wabash and Canadian Pacific railways. A special party of Nebraska delegates will take the 4:20 p. m. train of Monday, July 3d.

Fare, Omaha to Chicago and return, \$17.50; Chicago to Montreal and return, \$18.00.

For full information call on or write to W. F. Valli, city ticket agent, 1324 Farnham street, Omaha.

\$400.00 lots \$25.00 down; see page 7.

New Plan on the Salary Ordinance.

A new system has been inaugurated by Comptroller Olson in the paying off of the members of the fire department. In the future they will receive pay list of each

month for their services until the 31st of the preceding month.

This will bring back five days pay each month and prevent the possibility of an error being made in issuing a warrant and the city being the loser. Under the old system the comptroller made up the salary list at the end of each month, and did so previous to the first day, so that the appropriation ordinance might be introduced at the last meeting of the current session as a seed at the first meeting of the subsequent month. The system will be the same, excepting that the salary list each month will show up to the time it is made out, which will be the 30th.

\$400.00 lots \$25.00 down; see page 7.

The accommodations by the street cars have been greatly increased and all those who drive to Courtland beach can find accommodations. Balloon ascension tonight and tomorrow night.

No Agents.

Reports have reached us of peddlers of rugs that claim to be our agents. We wish to state we have no agents selling rugs.

ORCHARD & WILHELM CARPET CO.

East From Chicago via Pennsylvania Lines to Mountain and Ocean Resorts.

Advantages peculiar to the Pennsylvania lines make them the desirable thoroughfares from Chicago to Bedford Springs, Altoona, Elensburg, or any of the delightful summer havens in the cool Allegheny mountains. By no other route can Cresson, the ideal retreat on the crest of that romantic mountain range, be reached, as the Pennsylvania is the only line direct to it, and the only one leaving past the Park Survey, the Alleghenies, around the famous Horse Shoe curve and along the Blue Juniata, the richest of America's scenic gems. For reaching Atlantic City, Cape May, Asbury Park, Long Branch, Ocean Grove, Sea Girt, Elberon, Ocean Beach, Berkeley Newport, Narragansett Pier, Martha's Vineyard, Nantucket, or any of the numerous watering places that dot the Atlantic seaboard, these lines are particularly desirable. For a trip to the Adirondacks, the Catskills and resorts in northeastern New York, Connecticut, Rhode Island, Massachusetts, Vermont, New Hampshire and Maine, exceptional facilities for a delightful journey are offered via this direct route, over which 6 fast through trains run daily to the east from Chicago as follows:

9:45 a. m., 10:45 a. m., 3:15 p. m., 5 p. m., 7:30 p. m., 11:30 p. m. The service includes Pullman vestibule sleeping and dining cars. For details address Thos. H. Thorp, Traveling Passenger Agent, Davenport, Ia.

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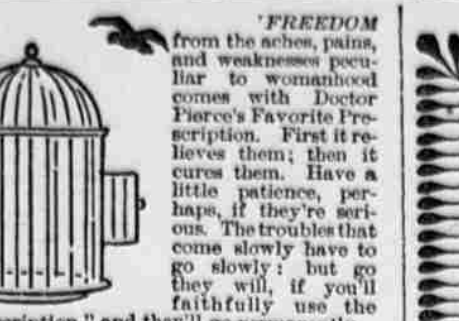
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"Prescription," and they'll go permanently. For every "female complaint" and derangement, or in any "run-down" and exhausted condition of the female system, this medicine is the only remedy so safe and certain that it can be guaranteed. If it doesn't benefit or cure, in the case of every tired or afflicted woman, she'll have her money back. Chorea, St. Vitus's Dance, Nervous and General Debility, Sleeplessness and kindred ailments promptly relieved and cured by it.

A certain and lasting cure, for the worst Catarrh in the Head, is guaranteed by the makers of Dr. Seale's Catarrh Remedy.

DR. F. L. SEARLES, Consulting Surgeon, Graduate of Rush Medical College, (CONSULTATION FREE.) For the treatment of CHRONIC, NERVOUS AND PRIVATE DISEASES.

Wearse Catarrh, All Diseases of the Nose, Throat, Chest, Stomach, Bowels and Liver.

Blood, Skin and Kidney Diseases, Female Weakness, Cures, PILES, FISTULA, ETC., permanently cured, without the use of knife, heat, or caustics. All maladies of a private or delicate nature, of either sex, positively cured.

Call on or address, with stamp, for Circulars, Free Book and Leaflets.

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NEBRASKA NATIONAL BANK.

U. S. Depository, Omaha, Neb.

CAPITAL, - - - \$400,000

SURPLUS, - - - \$65,000

Officers and Directors—Henry W. Yates, president, R. C. Cushman, vice president, C. S. Maurier, W. F. Moore, John S. Collins, J. N. H. Patrick, Lewis S. Reed, cashier.

THE IRON BANK.

That every successful, meritorious article has its imitations. This is a grave injustice, for the genuine pure article will often be judged by the imitation. No preparations require for their manufacture more care and skill, more costly and purer materials, than Flavoring Extracts.

In this instance cheap materials mean inferior flavors. Dr. Price's Delicious Flavoring Extracts have won their way to public confidence by the pure and costly materials used, the new processes employed for extracting from the fruits their natural flavoring principles. In using Dr. Price's Orange, Lemon, Vanilla or other flavors the housewife will never fail to obtain the grateful flavor desired.

WITHOUT THE

pull-out

BOW RING

It is easy to steal or ring watches from the pocket. The thief gets the watch in one hand, the chain in the other and gives a short, quick jerk—the ring slips off the watch stem, and away goes the watch, leaving the victim only the chain.

This Idea stopped that little game.

The bow has a groove on each end and a collar runs down inside the pendant (stem) and into the grooves, thereby locking the bow to the pendant, so that it cannot be pulled or twisted off.

Sold by all watch dealers, without cost, on Jas. Ross Filled and other cases containing this trade mark—Ask your jeweler for pamphlet.

Keystone Watch Case Co., PHILADELPHIA.

BIRNEY'S Catarrh Cure cures catarrh All drugstores. 50c each.

THE RELIABLE

Monarch

SHIRT

Manufactured heretofore in White Goods only is now to be had in a variety of Desirable and Attractive Colored Patterns, in negligé styles.

Ask Your Dealer for Them.

A SHORT "CUT"

like this "cut" can be used to represent 'most any kind of a shirt—a fifty cent'r or a two-fifty one. Shirts all look alike in the newspapers. We didn't make this "cut"—we bought it.

We're going to make a shirt "cut" this week—all our own-going to "cut" something like two thousand fancy shirts—with laundered collars and cuffs—in all the newest effects—down to

75c and 95c.

Bear this shirt tale in mind.

Nebraska Clothing Co.

OMAHA

Officers and Directors—Henry W. Yates, president, R. C. Cushman, vice president, C. S. Maurier, W. F. Moore, John S. Collins, J. N. H. Patrick, Lewis S. Reed, cashier.

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